

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA**

IN RE:)	CASE NO. 23-80623
)	
DANNIE L. BENNETT, JR.)	Honorable Brian S. Kruse
MARIA J BENNETT,)	
)	CHAPTER 7
Debtors.)	

WITHDRAWAL OF MOTION FOR RELIEF FROM THE AUTOMATIC STAY

COME NOW the creditors, HEA Corporation, Jordan Mellican, and Renee Mellican (collectively, the “Mellicans”) and hereby withdraw their Motion for Relief from the Automatic Stay filed herein on October 9, 2024 (Doc. 204) (the “Motion”), without prejudice.

In support of the Motion, the Mellicans respectfully show the Court that since of the filing of the Motion, the Debtors’ Chapter 13 case was converted to a Chapter 7 of the United States Bankruptcy Code, and that circumstances have changed. The Mellicans respectfully further show the court that they filed their withdrawal of the Motion after consultation with Philip M. Kelly, the Chapter 7 trustee.

WHEREFORE, the Mellicans respectfully request that their Motion for Relief from the Automatic Stay be withdrawn, without prejudice, and for such other and further relief as the Court deems just and equitable.

DATED this 25th day of October 2024.

HEA CORPORATION, JORDAN MELLICAN, and
RENEE MELLICAN, creditors,

By: /s/Douglas E. Quinn
Douglas E. Quinn, #15742
Jay D. Koehn #25784
McGrath North Mullin & Kratz, PC, LLO
1601 Dodge Street, Suite 3700
Omaha, NE 68102
Phone: (402) 341-3070
dquinn@mcgrathnorth.com
jkoehn@mcgrathnorth.com

CERTIFICATE OF SERVICE

I hereby certify that on October 25, 2024, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which sent notification to all parties requesting notice, including:

Joel G. Lonowski
Attorney for Debtors

Erin McCartney
Chapter 13 Trustee

Jerry L. Jenson
U.S. Trustee

Philip M. Kelly
Chapter 7 Trustee

/s/Douglas E. Quinn_____